

TIME OUT!

Quite a large number of subscriptions to THE CLARION expire this month, and, according to our invariable rule, the names will be erased unless renewals are ordered. We hope that we shall not be under the necessity of erasing a single name. We have recently had considerable accessions to our subscription list, and trust that the good work will go bravely on. THE CLARION at \$2.00 per year, is a necessity that cannot well be dispensed with, and we trust that our present subscribers, and many new ones, will see it in that light. Our subscribers should understand that the notice "Time Out!" on the margin is intended as a friendly reminder rather than as a dun. Without exception, we discontinue the paper when the time paid for expires. We adopted the cash system two years ago, when we reduced the price of subscription from three to two dollars per year.

THE FIRE LAST MONDAY NIGHT.

On Monday night last about 8 o'clock an alarm of fire was given which was discovered to be from the frame building on Capitol between State and President streets, owned by Mr. H. Spangler and occupied by Mr. C. Cummings, a boot and shoe shop, and by Mr. J. M. Carlin, as a merchant tailoring establishment. In a very few minutes the flames were out of control, and the fire spread rapidly. The fire was extinguished by the fire department, and the building was saved. The loss was estimated at \$10,000. The fire was caused by a gas stove in the kitchen.

LOUISIANA EQUITABLE LIFE INSURANCE COMPANY.

NEW ORLEANS, Nov. 22nd, 1872. A regular monthly meeting of the Board of Directors of the Louisiana Equitable Life Insurance Company, of New Orleans, held this day, the following resolution was unanimously adopted: Resolved, That having made a full and careful investigation into the affairs of the Company, we pronounce these reports false, fraudulent and malicious; and that the Company is financially solvent, in a prosperous condition, and fully entitled to the confidence of the public in every respect.

THE WELL-KNOWN GROTON JUNCTION.

The well-known Groton Junction, on the great thoroughfare of the Northern Lines to Boston, has ceased to be. With a large and increasing population, proud as well as prosperous, its citizens, in a meeting held on the 1st of January, after the change of the best known men in America, Dr. J. C. AYER, of Lowell, and the Legislature of Massachusetts has enacted that decision into law. We commend their choice for not only is the name of the town changed, but Dr. Ayer's Medicine have made it gratefully known to the end of the earth. Probably no living man has carried relief to so many thousands of the sick as he; and this high honor, from his neighbors tells the nation in which he is held by those who know him.—Best Times.

THE FINEST LINE OF CARPETS.

The finest line of Carpets, and at the lowest prices we have seen are now displayed in the Carpet Rooms of ROBINSON & STEVENS.

FAIR FOR THE BENEFIT OF ST. JOSEPH'S SCHOOL.

The Fair for the benefit of the very fine school which they have hitherto carried on, will be held at their own expense, and opened at Angelo's Hall last Monday night, with every prospect of being a complete success. And we trust it will continue to receive that encouragement that so worthy an object deserves. Among the many notable features is the beautiful and distinctive Banner, which is to be voted for. A number of beautiful and useful articles, of a better and finer class than are usually offered at fairs, have been procured, and will be sold and put up to be raffled for by the ladies in charge of the several tables. Among these are included several fine Bibles and other books, in elegant and costly bindings, beautiful chromes, engravings, work-boxes, fancy articles, toys, etc. In the list of specialties we may mention a baby's crib, which being in great demand, will, no doubt, be readily sold.

JUST RECEIVED.

25 copies each, 45 and 64 Mississippi Reports; price \$7.50 per volume. For sale by EYRICH & CO.

GUESTS OF THE AMERICAN HOUSE.

Guests of the American House, Boston, are loud in their commendation of the courtesy which is extended to strangers in all its departments. Messrs. Rice have newly furnished their fine house and added all modern conveniences.

Dr. M. W. BEYD.—The many friends of this gentleman have had the pleasure to greet him in this city after a six years residence in Brazil, where he has practiced his profession with success, and whither he proposes returning in May.—The Doctor is in good health. His friends here, whose name is legion are unanimous in their call upon him to resume his residence in this city.

MISSISSIPPI COTTON FOR VIENNA.

We want fifty bales choice Mississippi Cotton for the International Exposition at Vienna, Austria. The cotton will be shipped from Mississippi to Vienna free, and the owner will get the full benefit of the price that may be realized in the foreign market. Correspondence on the subject earnestly solicited. H. T. FISHER, Agents for Mississippi.

The Warrant Forgers.

THE CONVICTION OF SWAN.

It is with more than ordinary pleasure that we are enabled at this writing to inform our Newton county friends, and our readers generally, that

C. S. SWAN.

the Radical mogul of Newton county under Ames and Alcorn rule, who attempted to send many of the best men of Newton county to Northern prisons, on account of their political opinions, has met his just deserts at last, and has been convicted of forgery.

W. G. STEELE.

one of the New Orleans Custom House officers, a carpet bagger of the first water, has also been "sent up" making one more unfortunate.

J. C. CUNNINGHAM.

who had previously gotten fifteen years of free board at the expense and in the interest of the State, in that noble institution known as the penitentiary, on account of having a certain box in his possession, was also found guilty.

CONSIDER.

another carpet bagger, and New Orleans Custom House officer, came off clear by the skin of his teeth, being found not guilty as charged in the indictment under which he was tried.

THE TRIAL.

Was begun on Friday, the 21st inst., and the jury were permitted to retire for consultation at 9 o'clock on Saturday night. Feb. 1st, and brought in their verdict at about 10½ o'clock, being nine days through which the trial was progressing. The defense fought every inch of ground, large points and small ones, but were at last compelled to succumb to the array of argument, and the verdict was rendered. G. E. Hooker and Judge Geo. L. Potter for the defense, and District Attorney, L. Lea and Judge A. R. Johnston for the prosecution.

THE JURY.

Was composed of three white men, the remainder being colored; they were closely confined during the whole of the trial, and the thanks of the community and the whole State for doing a God's service without fear or favor.

DEEDING HARD.

Having money, and being so-called gentlemen, these jaded birds naturally succumb to their fate very hard. The Court adjourned until Friday morning next when the defense will make many motions for arrest of judgment, new trials, etc., besides appeals will doubtless be taken. We trust justice will not be long delayed, particularly in Swan's case whom we pointed out to the authorities as a man deserving of the convicts' garb over a year ago. If he were in the penitentiary, he would be a good example to the Newton county cases, and in the Box of Counterfeit Warrants investigation trial and in many others he could name and be tried by honest juries, he would be sent to the penitentiary for five hundred years, to say nothing of the election frauds and the present cases.

SOME INDICEMENTS.

There yet remains against Swan, Steele and Cousine three indictments; one against Cunningham and Mary McBride for the forgery cases, and two Newton county indictments against Swan upon which they will be permitted to interview twelve freeholders.

SOME INDICEMENTS.

During the trial several New Orleans bunnies and Custom House strikers, such as have controlled Louisiana for several years passed, were hanging around, the most prominent of these were so-called "Major" Cortis and a sweet-scented fellow named Sweet. If such fellows do not look out, they will be the shadows of Newton, New Orleans Custom House are safer for them than the open light of Mississippi.

WHAT TIME WE TAUGHT US.

It has taken two thousand years to teach the world that to sustain the body in its conflict with disease, not to help disease by weakening the body, is the true end of medicine. We have the lesson by heart at last, however. We know, for example, that tearing doses of alcohol, salts, calomel, opium, calomel, etc., are the best allies that a debilitated body can have in its assault on the human frame; and that a medicine like Hostetter's Stomach Bitters, which strengthens all the bodily powers and rallies the sinking constitution, is the most powerful antagonist of the morbid principle, whatever it may be that lies at the root of the complaint. This knowledge has been a long time in reaching us, but it is invaluable. We can now control and cure dyspepsia, bilious disturbances, constipation, rheumatism, nervousness, and many other painful complaints once considered incurable, with this admirable corrective.

NOBBY SUITS AT STADEL'S.

Ladies and children's shoes, at cost, at G. J. Beck's.

HIGH OFFICIALS INTERCHANGING COMPLIMENTS.

(We substitute "Sir" for the titles used.) Scene in front of the Capitol—two High Officials in front walk several bystanders.

1st HIGH OFFICIAL. How do you do, sir.

I see you have not replied to THE CLARION on the question of Subsidy yet.

2d HIGH OFFICIAL. Well, I don't know.

It has never said I was a Booby yet. (Exit H. O., right and left.)

A CARD TO THE PUBLIC.

Persons who are better acquainted with the interest of my private affairs than I am, predict that my advertisement of selling out at original cost, and less than cost, is only a "hoax" with the purpose of catching customers. Now, let me say to all the knowing ones, while I deeply regret to sever my interest from the good citizens of Jackson, who have enjoyed during the past year the privilege of my presence, and the removal from here to the city of Newark, New Jersey, between the first of April and the first of May next, and I will in the meantime do as I say, dispose of every particle of goods in my house at the original cost, and a large portion regardless of its original cost. G. J. BECK.

DELAYS ARE DANGEROUS.

That poor, emaciated Consumptive, who is now beyond all hope of recovery, might now be hale and hearty had he not neglected that slight cough. Be advised, if you have a cough or cold, get at once a bottle of DR. TUTT'S EXPECTORANT, and you will soon be relieved. Do not put it off.

EDWARD C. H. S. C. S. Jan. 10, 1873.

Dear Sir—I have been confined to my bed for several days, and am now recovering. I am a great admirer of your paper, and I am sure that it will be an excellent remedy. It is the best I ever used.

Yours very respectfully, G. L. PENN.

DR. TUTT'S HAIR DRESSING.

Dr. Tutts' Hair Dressing is an instantaneous remedy. Kid Goods, at cost, at G. J. Beck's.

MARRIED.

On the 28th ult. by the Rev. Dr. Wm. T. D. at the residence of the bride's mother, near Auburn, Hinds county, Miss. Mr. Jas. A. CANADA and Miss NARCISSE WILLIAMS.

ON THE EVENING OF THE 21st OF DECEMBER.

At the residence of the bride's father, Mr. WILLIAM E. JONES and Miss CORNELIA A. HIRSE, all of Hinds county.

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CITATION NOTICE.

January Term, 1873, January 20, 1873. Martha J. Jones, et al. vs. Walter Hillman and Cass M. Chilton.

ON filing and opening the bill of complaint in this cause together with the exhibits thereto, and appearing in the satisfaction of the Court that Emmet C. Ward, a defendant herein is not a citizen of the State of Mississippi, but resides beyond the limits thereof so that the ordinary process of this Court cannot be served upon him, it is ordered by the Court that the said Emmet C. Ward enter his appearance herein and plead, answer or demur to said bill of complaint, on or before the first day of the next term of this Court, to be held at the Chancery Court Room in the city of Jackson on the Third Monday of April, 1873, otherwise the matters and things stated in said complaint will be taken as confessed as said Emmet C. Ward.

And it is further ordered that a copy of this order be published within twenty days from this date once each week for four consecutive weeks in THE CLARION, a public newspaper printed and published in the city of Jackson in this State.

Ordered this, 21st day of January, A. D. 1873, at the City of Jackson, Mississippi, this 21st day of January, A. D. 1873, Chancery Clerk of the District of Mississippi, Jan 20-21.

The State of Mississippi, Choctaw County.

James E. Bridges,) No. 225) Before the Clerk at Rules, the 1st Monday in December, 1872.

Unknown Persons claiming or having an interest in the real estate of the said James E. Bridges, do hereby certify that the said James E. Bridges is not a citizen of the State of Mississippi, but resides beyond the limits thereof so that the ordinary process of this Court cannot be served upon him, it is ordered by the Court that the said James E. Bridges enter his appearance herein and plead, answer or demur to said bill of complaint, on or before the first day of the next term of this Court, to be held at the Chancery Court Room in the city of Jackson on the Third Monday of April, 1873, otherwise the matters and things stated in said complaint will be taken as confessed as said James E. Bridges.

And it is further ordered that a copy of this order be published within twenty days from this date once each week for four consecutive weeks in THE CLARION, a public newspaper printed and published in the city of Jackson in this State.

Ordered this, 21st day of January, A. D. 1873, at the City of Jackson, Mississippi, this 21st day of January, A. D. 1873, Chancery Clerk of the District of Mississippi, Jan 20-21.

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And it is further ordered that a copy of this order be published within twenty days from this date once each week for four consecutive weeks in THE CLARION, a public newspaper printed and published in the city of Jackson in this State.

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And it is further ordered that a copy of this order be published within twenty days from this date once each week for four consecutive weeks in THE CLARION, a public newspaper printed and published in the city of Jackson in this State.

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